

# OLNEY GOES HIGHER

APPOINTED TO THE VACANT SECRETARSHIP OF STATE.

# SUCCESSOR IS NAMED

JUDGE JUDSON HARMON IS NOW ATTORNEY GENERAL.

# HE HAILS FROM CINCINNATI

WAS A REPUBLICAN UP TO THE GREELY CAMPAIGN.

Struck all of a heap by the Appointment and Begins His Official Career by Talking Out Loud.

Washington, June 7.—The announcement late this afternoon of the transfer of Attorney General Olney to the head of the state department created no surprise here, as it has been well understood for several days that Mr. Olney would succeed to the first place in the cabinet, made vacant by the death of Secretary Gresham. It is probable that tomorrow Mr. Olney will take the oath as the head of the state department. The president at one time contemplated other changes in his cabinet and a re-arrangement of several portfolios, and in this connection consideration was given to the transfer of Secretary Smith to the department of justice, but this and other transfers were finally abandoned and the president concluded the simplest plan would be to merely fill the vacancy caused by Mr. Olney's promotion.

The appointment of Judge Judson Harmon of Cincinnati as attorney general came in the nature of a surprise. His name had not even been canvassed as among the probabilities. There is the best authority for the statement that the president had several men under consideration, and that the portfolio of justice might have been had by Mr. James C. Carter of New York, who was named for the position of attorney general, and by Mr. Frederick C. Couder of New York, had they been disposed to accept. Secretary Gresham, however, had Judge Harmon personally and both admired and respected his ability. It was he, probably, who first presented his name to President Cleveland, a close friend of Judge Harmon, also warmly supported him, and the president also secured from the attorney general, who is now living in New York, and whose law partner Mr. Harmon was, most favorable reports as to his ability and standing. After canvassing the situation thoroughly, the president offered the portfolio to Judge Harmon by wire this afternoon and immediately upon receiving the reply, he announced the appointment.

HARMON OF CINCINNATI. Cincinnati, June 7.—When the appointment of Judge Judson Harmon was made known here, the leading attorneys rushed to the office of Harmon, Colston, Goldsmith & Hoadley to congratulate the new attorney general and ask for a date for a farewell dinner from the bar. Judge Harmon said he received a letter from President Cleveland today and in the letter he was told that he had no knowledge of his appointment till advised by the Associated Press. He went to Columbus tonight on business and does not know when he will go to Washington.

Judge Harmon is not only recognized as one of the foremost lawyers and jurists of this country, but also one of the most popular citizens of Ohio. He was born near this city 49 years ago, has always lived here and is known by all. His father, Rev. B. H. Harmon, was a Baptist minister, well known throughout the Ohio valley. Judge Harmon graduated at Denison university, a Baptist institution at Maumee, Ohio, in 1866, and began the practice of law in Cincinnati in 1869. He was a Republican until 1872, when he was elected to the Ohio legislature, and was re-elected in 1876. He was elected superior judge in 1878, re-elected in 1882 and when elected governor of Ohio in 1887, he resigned from the bench to become the head of the firm of Harmon, Colston, Goldsmith & Hoadley, which represents many railroads and other large corporations and with which firm he will continue his connection.

When Judge Harmon resigned in 1887, Governor Foraker appointed Judge William Taft, now United States circuit judge and formerly solicitor general, to the vacant position. Judge Harmon's daughter, Mrs. Edman Wright, Jr., of Philadelphia, and his son, Judge Harmon, of Cincinnati, are both lawyers. He has three children, Mrs. Edman Wright, Jr., of Philadelphia, and his son, Judge Harmon, of Cincinnati, are both lawyers. He has three children, Mrs. Edman Wright, Jr., of Philadelphia, and his son, Judge Harmon, of Cincinnati, are both lawyers.

HARMON IS AMAZED. Columbus, O., June 7.—Judge Harmon, the next attorney general, arrived in the city tonight with ex-Governor Foraker and Judge Warrington of Cincinnati, for the purpose of seeing if possible, from the auditor of state, a remission of the Rawlins law taxing beer \$3.50 a barrel in order to permit Cincinnati brewers to compete outside the state. Judge Harmon said the first intimation of his appointment was received from the Associated Press.

"If anyone had told me yesterday," he said, "that I was to be appointed to a cabinet position I would have thought he was talking through his hat." The last time he saw President Cleveland was in Columbus at the time of the Thurman banquet six years ago. This morning I received a letter from President Cleveland saying that I would accept. I have not received any official notification of my appointment."

When Judge Warrington, who was present when the Associated Press first reported called on Judge Harmon, remarked that Judge Harmon would leave one of the most lucrative law practices in the state, one that would tempt anyone who loved his practice. Judge Harmon will probably leave for Washington next Monday.

# WILL HAVE PECULIAR INTEREST.

National Republican League Convention will have Finance in it.

Topeka, Kan., June 7.—(Special.)—The main party here for round trip from all points in Kansas has been secured, and all Republicans are urged to attend the convention. The main party here for round trip from all points in Kansas has been secured, and all Republicans are urged to attend the convention.

Mr. Gault suggests that all parties desiring to make the trip would do well to write to him at Topeka for full information. He suggests that there will be doubtless be a few vacancies in the delegation and that these will be filled from the ranks of visitors. Many privileges are also accorded to alternates and many Kansans can thus be provided for.

Hotel accommodations have been secured in Cleveland; a part of the delegation intending to stop at the Weddell house, at \$3 per day, and a part at the Hotel Imperial, a house run on the European plan where room will cost \$1 per day. The secretary will be found at the Weddell house in Cleveland.

# WILL BUILD STORAGE TANKS.

Neodesha is Preparing to Get at the Oil Business About Right.

Neodesha, Kan., June 7.—(Special.)—The iron material for the 35,000 storage tanks, which are to be built at Neodesha, is being put together. When these tanks are completed the pumps will all be started and the oil will be pumped to its fullest capacity. Pipes are now being laid from Thayer, Humboldt and near Chanute and the wells in the oil fields are being worked. The oil is being pumped to its fullest capacity. Pipes are now being laid from Thayer, Humboldt and near Chanute and the wells in the oil fields are being worked.

# KANSAS OFFICERS GAVE WARNING.

Postmaster at Garden City, Mo., Looks Out for a Gang of Robbers.

# WRONG WAY TAKEN

UNION PACIFIC COUNSEL OBJECT TO THE SHORT LINE PLAN.

Proper Method was not a New and Separate Receiver, but the Court Should Have Been Asked to Keep the Ones they had up to their Work—Senator Thurston Objects to the Alleged Compliance of the Court—Story Ready to Take the Entire Short Line System—Omaha is Uneasy.

Salt Lake, Utah, June 7.—In the Oregon Short Line case today, Mr. Price, on behalf of the Union Pacific, took up the three allegations of the loan company's complaint on which was based the application for removal of the present receiver.

He argued that if the operation of the Short Line as part of the Union Pacific system was not satisfactory, the proper remedy was to apply to the court for instructions to the receivers. He claimed that there had been no violation of the traffic contract and that a fair distribution of the earnings had been made.

Mr. Kellogg, for the loan company, then addressed the court. He said the loan company represented as trustees the bondholders under the mortgage to the extent of over ten million dollars, and collateral mortgage of over \$12,000,000. Under the contract, when the Union Pacific failed to keep it, the Short Line could enter upon the possession of the property and receive a surplus of \$1,200,000 in the earnings of the Short Line. Subsequently they had shown an indebtedness of \$2,000,000. It is the loan company's duty to ask the court for protection.

Senator Thurston next spoke in the interest of the Union Pacific. He said the receivers had been in possession a single day. They only asked that the interests of the property be preserved entire. There was no contention as to the receiver. The loan company to have a receiver appointed. The controversy was whether a man selected as Mr. Egan had been, by the loan company, should be given the control of this property.

DISMEMBERMENT FEARED. Mr. Egan was an able man, who had rendered distinguished services in main taining law and order, but was a question whether this court should be a judicial puppet, and follow the action of a distant court, or whether the action of the loan company should be taken to procure a fair operation of the entire property in accordance with its character obligations and the interests of the bondholders. The receivers should be rendered valueless by being lopped off in a section paralleled for a hundred miles by the Rio Grande Western. The court should continue the receivership of destruction such as was proposed here. This court is asked to write 'amen' on the orders of another court, and the books are balanced.

Mr. Storey then began the closing arguments for the loan company. He said the great desire of the Union Pacific was to continue the receivership of the Short Line business. "I will agree now," continued Mr. Storey, "that your honor may put the receivership of the Short Line business in the hands of the court, and take every part of the road and operate it."

Before Mr. Storey concluded, court adjourned.

# OMAHA IS UNEASY.

Omaha, Neb., June 7.—The gloom that has settled around the Union Pacific headquarters as a result of the continued delay in the settlement of the receivership of the Short Line system, is very morbid. The Short Line has been given up by those who are familiar with the status of the receivership. The receivership of the Short Line has been given up by those who are familiar with the status of the receivership.

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Kerosene from Kansas petroleum is being utilized by several citizens of Springfield, Mo., on the lookout for bandits. Postmaster Pence received from the officers of Pittsburg, Kansas, warning that his office would probably be held up by a gang of robbers. A man was scheduled for yesterday, but it is believed that the robbers heard of the intended reception and weakened. A gang of twenty men were run out of town last night.

# GOT A FARM BY WAITING.

One of the Best Allotments in Blaine County Goes to Tim Foley.

Watonga, O. T., June 7.—(Special.)—Tim Foley last week succeeded in placing a claim on one of the best allotments in Blaine county, five or six miles up the river northwest of town. It was an Indian allotment and was recently canceled. The Indian who had claimed it had too much land.

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# ESCAPES THE TRAP

GOVERNOR SEAY SENDS A BATTLE SHOT AT NON-PARTISANS.

In Reply to an Invitation to Attend the Non-Partisan Bimetallic League Convention at Oklahoma City, He Declares that the Silver Question is a Party Question, Must be Settled Inside Parties and that Democratic Non-Partisan Schemes will not Catch Him—Chances are he will not Attend—Oklahoma News.

Kingfisher, O. T., June 7.—(Special.)—Ex-Governor Andrew Jackson Seay, the great silver advocate of Oklahoma, has given the coming non-partisan bimetallic convention at Oklahoma City a dig between the ribs that will paralyze it. He had been invited to attend the convention and he writes the following letter in reply. It was published in today's Free Press in this city:

Kingfisher, O. T., June 7, 1895. D. C. Lewis, Secretary, Oklahoma City: Dear Sir—I have your favor informing me for June 25th, to meet in Oklahoma City, and inviting me "to be present and make an address." You state that "the meeting is to be non-partisan." Being a partisan I should not feel at home in such a convention. My home is in the Republican party, and I feel proud of its record.

The silver question is a political question involving the interests of seventy millions of Americans. It too big a question for any non-partisan body of men to grapple with.

The Republican party has a good record on this question. At its last national convention it favored bimetalism and declared "for the use of both gold and silver currency." The Republican league a year ago at Denver gave its adhesion to this doctrine. Its territorial convention which nominated Hon. D. T. Flynn in your city, a year ago, demanded the free coinage of American silver, and the Republican territorial league convention which nominated Hon. D. T. Flynn as substantially repeated that demand.

The silver question is as much a party question as the tariff, local self-government, or the pendulum of old war veterans, as you will see by referring to the platforms of all the political parties. No great national question can be successfully dealt with outside of party lines. Men who set themselves up as bigger and better than their parties usually win as few victories in national life as those who are aggressors and munitives win in an army.

The Democratic administration faces a complete failure so short of its promises in the silver question that it seeks to avert the just consequences of their condemnation by turning their attention to "non-partisan" silver conventions. It is a well known fact that "non-partisan" without antagonizing Mr. Cleveland or his lieutenants to any great extent, as "non-partisans" they favor silver over gold, and they put on their Democratic administration coats and take the "gold cure" prescribed by Mr. Cleveland. But how can it be non-partisan if the Republicans who need no separate non-partisan silver clubs, will walk into such a trap? They know many of you are chagrined at the course your party has taken, and are ready to leave it. After you have tried the dry pastures of non-partisan silver monometallism, they may let you graze in the lush fields of Republican bimetalism. A very truly, BYRON E. CAGLE, U. S. DEPT. OF THE INTERIOR, Oklahoma City, Mo., June 7, 1895.

# HOKE REVERSES LAMERCAUX.

Man who Run from the Otee Reservation Must Give up his Claim.

Guthrie, O. T., June 7.—(Special.)—Some time ago Commissioner Lamercaux decided the Cagle-Mendenhall case from Perry in favor of the Otee. This decision has been reversed by Hoke Cagle ran for a claim in the strip from Perry in favor of the Otee reservation and claimed prior right to the land. The reversal is as follows: DEPARTMENT OF THE INTERIOR, Washington, Homeestead Entry, Oklahoma, No. 22, No. 191. Byron E. Cagle vs. J. Mendenhall. The Commissioner of the General Land Office: Sir: I have considered the case of Byron E. Cagle vs. J. Mendenhall, arising upon the appeal of Mendenhall from the decision of your office, dated Feb. 6, 1895, holding for cancellation his homestead claim in the north west quarter of section 22, T. 23, N. 1, W. Perry Land District, Oklahoma. The controlling question in the case is whether or not the Otee reservation was disestablished because of having entered the territory from the west line of the Otee and Missouri Indian reservation.

# DOCTORS MEET IN NORMAN.

Oklahoma Medical Association Holds an Interesting Session.

Norman, O. T., June 7.—(Special.)—The Oklahoma Medical Association met here today. The attendance is large and the route ensemble of the medical profession in Oklahoma is here. The association is very successful in its work. The association is very successful in its work.

The papers read are given below: "Narcotics"—Emil Simon, M. D., Oklahoma City. "Gastro-Intestinal Diseases of Children"—John H. Scott, M. D., Norman. "Therapeutics of Minute Doses"—A. L. Smith, M. D., Oklahoma City. "Typhoid Fever, Cause and Prevention"—C. D. Arnold, M. D., El Reno. "Suppurative Pleurisy"—John A. Hatcher, M. D., El Reno. "Nervous Troubles from Eye Strain"—L. Haynes Buxton, M. D., Guthrie. "Delirium Tremens"—D. M. D., Oklahoma City. "Conjunctivitis"—L. F. Michael, M. D., Cheyenne Agency, S. D. "Small-pox"—John H. Hudson, M. D., Norman.

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# BULLETIN OF The Wichita Daily Eagle.

Wichita, Friday, June 7, 1895.

Weather for Wichita today: Fair; nearly stationary; northerly wind.

Sun—Rise, 4:33; set, 7:50. Moon—Rise, 9:13.

# INDEX OF TODAY'S IMPORTANT NEWS.

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3. Seaneaters Repeat the Pirates' Doom. What's Promised Doom Falls to Show. Tide of Business Rising Rapidly. Bears Take an Early Start on Stocks.

4. Charlesworth Waking up Texas. Christopher Talks About His Romance.

5. New Uniforms for Uncle Sam's Soldiers. Oldest Survivor of the Late War.

6. Fight Between a Boy and an Eagle. 6. Literal Contest Between Bull and Bear.

7. Firm Must File Certificates. Curious Oklahoma Statute Which Gives Merchants a Stand in Court.

Guthrie, O. T., June 7.—(Special.)—A decision has just been rendered in the district court at Pawnee which is of interest and importance to every firm doing business in the territory. A firm which had been sued by a corporation, the decision of the court was that the corporation could not sue as a corporation, they could not sue as a corporation, and having never given notice of the formation of a partnership, by publication in a newspaper, they were not entitled to sue as a firm, hence the suit was dismissed at their cost. All parties doing business under firm names should be careful to give notice of the formation of partnership by publication, or they cannot have standing in the courts under the laws of the territory. The decision of the court requires the filing of a certificate stating the names in full of all the members of a partnership doing business under a fictitious name, in which county made afterwards be published four consecutive weeks. The question of the absolute necessity of this certificate in order to sue in court is beyond doubt, though the question has never been before the supreme court. Yet, notwithstanding the records of the court show but one firm in the county has filed the required paper. It may be added that this point has been raised four times in the last three terms of court, and is likely to be the cause of many a dismissed suit.

# SPECIAL AGENT FOR OKLAHOMA.

He will Investigate the McCoy and Malone Cases.

Perry, O. T., June 7.—(Special.)—The local office has received a letter from Secretary Hoke Smith notifying them that a special agent has been detailed to investigate the McCoy and Malone cases, and to take no action until the agent is present to represent the government.

# OKLAHOMAN ON THE VERMONT.

Young Barnes will go Gunning for the English Tare, Maybe.

Guthrie, O. T., June 7.—(Special.)—Harry Cavenaugh, representing this territory at West Point, and C. B. Barnes, son of ex-Governor Barnes, Guthrie, at Annapolis Naval Academy, both graduate this year. Both of above entered these institutions through the influence of their father, and were assigned to the battle ship Vermont. He is one of the brightest young men of his class, having won several prizes on several occasions that won him considerable praise.

# GOOD YEAR'S WORK CLOSED.

Oklahoma University Records itself up on Good Year's Work.

Oklahoma City, O. T., June 7.—(Special.)—The Oklahoma university held its commencement exercises Sunday, Monday and Tuesday. The year just past has been very successful for the university, and the records show a large increase in the number of students. The university has been very successful in its work.

Miss Overstreet of El Reno has been elected to a position in the preparatory department of the university. She is a very bright young woman, and has won several prizes. She is a very bright young woman, and has won several prizes.

The library has received a new addition and the department has been very successful in its work. The library has received a new addition and the department has been very successful in its work.

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